

Senate Bill 388

By: Senators Butterworth of the 50th, Rogers of the 21st, Williams of the 19th, Hawkins of the 49th, Moody of the 56th and others

AS PASSED

A BILL TO BE ENTITLED
AN ACT

1 To amend Code Section 28-4-3 of the Official Code of Georgia Annotated, relating to the
2 Office of Legislative Counsel, creation, qualifications, and powers and duties, so as to repeal
3 certain requirements relative to softbound volumes of the Georgia Laws; to amend Article 2
4 of Chapter 13 of Title 45 of the Official Code of Georgia Annotated, relating to powers and
5 duties of the Secretary of State generally, so as to change certain provisions relative to the
6 distribution of the Georgia Laws and journals of the House of Representatives and the
7 Senate; to provide that the Secretary shall be responsible for pricing; to provide for the
8 provision of Acts requiring referenda to local officials; to amend Chapter 18 of Title 50 of
9 the Official Code of Georgia Annotated, relating to state printing and documents, so as to
10 provide that in general when any state law authorizes or directs a state officer or agency to
11 publish any matter, such publication may be made in printed or electronic format; to provide
12 a preference for electronic format; to provide for definitions; to provide for exceptions; to
13 remove the requirement of publishing a volume of rules from the definition of reports; to
14 provide for the maintenance of a rules compilation; to change provisions relating to the
15 procedure for distribution of court reports and discontinuance and resumption of distribution;
16 to reduce the number of reports that the reporter has to distribute; to provide for conforming
17 amendments to numerous specific provisions of the Official Code of Georgia Annotated
18 relating to publication of particular matters so as to authorize print or electronic publication;
19 to provide for related matters; to provide for an effective date; to repeal conflicting laws; and
20 for other purposes.

21 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

22 **SECTION 1.**

23 Code Section 28-4-3 of the Official Code of Georgia Annotated, relating to the Office of
24 Legislative Counsel, creation, qualifications, and powers and duties, is amended by revising
25 subsection (e) as follows:

"(e) The legislative counsel shall provide for the compiling, indexing, editing, and publication of the Georgia Laws containing the Acts and resolutions of the General Assembly and other appropriate materials. Except as otherwise ~~provided in this subsection~~ authorized in Code Section 50-18-2, such Acts and resolutions shall be published in hardbound volumes suitable for retention as permanent records ~~as well as in softbound volumes or pamphlets suitable for prompt distribution of newly enacted laws to public officers, attorneys, and the public, and following each session of the General Assembly, a copy of such softbound Georgia Laws shall be furnished to the clerk of superior court of each county within 30 days after the last date on which the Governor may approve or veto bills enacted at that session of the General Assembly.~~ In the case of any special session of the General Assembly, however, the separate publication and distribution of the Acts and resolutions enacted at that special session may be omitted, and in such case the Acts and resolutions enacted at the special session shall be published and distributed together with those enacted at the subsequent regular session. Distribution of the Georgia Laws shall be carried out by the Secretary of State as provided for in Code Section 45-13-22; and the Secretary of State shall notify the legislative counsel of the numbers of volumes required to carry out such distribution."

SECTION 2.

Article 2 of Chapter 13 of Title 45 of the Official Code of Georgia Annotated, relating to powers and duties of the Secretary of State generally, is amended by revising Code Section 45-13-22, relating to the distribution of Georgia Laws and journals of the House of Representatives and the Senate, as follows:

"45-13-22.

(a) It shall be the duty of the Secretary of State to distribute the Acts and resolutions of the General Assembly of Georgia. The Secretary of State shall notify the legislative counsel of the ~~numbers~~ distribution requirements of soft-bound electronic version and hard-bound volumes of Georgia Laws ~~needed for distribution~~. Hard-bound ~~and soft-bound~~ volumes shall be distributed as provided in this Code section. The Secretary of State shall make distribution of the electronic version and bound volumes of the journals of the House and Senate. The Secretary of State shall notify the Clerk of the House and the Secretary of the Senate of the numbers of journals needed for distribution. Distribution shall be as provided in this Code section.

(b) Volumes distributed to members of the General Assembly, to libraries, to institutions of learning, or to agencies outside the State of Georgia shall become the property of the recipient. All volumes distributed within this state to the state or to any of its subordinate departments, agencies, or political subdivisions, or to public officers or to public employees

within the state, other than members of the General Assembly, shall be the property of the appropriate public officer or employee during his term of office or employment and shall be turned over to his or her successor, and the Secretary of State shall take and retain a receipt from each such public officer or employee acknowledging this fact. The Secretary of State shall at all times use the most economical method of shipment consistent with the safety and security of the volumes. The Secretary of State shall make the distributions provided for in this Code section. Additional copies of the hard-bound volumes ~~and soft-bound volumes~~ of the Georgia Laws and of the House and Senate Journals may be sold by the Secretary of State to persons desiring to purchase the same. The prices at which such volumes are to be sold shall be determined by the ~~Legislative Counsel for the Georgia Laws, by the Secretary of the Senate for the Senate Journals, and by the Clerk of the House of Representatives for the House Journals~~ Secretary of State. In determining such prices ~~such officers~~ the Secretary of State shall take into account the approximate cost to the state of producing such volumes and the usual and customary cost of comparable publications. Receipts from such sales shall be deposited by the Secretary of State into the general fund of the state treasury.

(c) Each of the officers, offices, and other entities listed in this subsection shall be authorized to order up to the indicated numbers of sets of the Georgia Laws from each legislative session. ~~Unless otherwise specified by the ordering party, each set ordered shall include both the soft-bound and hard-bound volumes, but the ordering party may specify that an order shall omit either.~~ The numbers of sets authorized for each such officer, office, and entity shall be as follows:

- (1) Law Department — 33 sets, which number may be increased by written order of the Attorney General;
- (2) Each state agency or department — one set;
- (3) ~~Each foreign government authority and each state participating in an exchange and depository program — one set;~~
- ~~(4)~~ Library of Congress — ~~two sets~~ one set;
- ~~(5)~~ ~~Georgia Institute of Technology — one set;~~
- ~~(6)~~(4) University of Georgia — ~~52~~ two sets;
- ~~(7)~~(5) Supreme Court of Georgia — 12 sets, which number may be increased by written order of the Chief Justice;
- ~~(8)~~(6) Court of Appeals of Georgia — 13 sets, which number may be increased by written order of the Chief Judge;
- ~~(9)~~(7) Administrative Office of the Courts — one set;
- ~~(10)~~(8) Each superior court judge — one set;
- ~~(11)~~ Each clerk of superior court — one set;

~~(12) District Attorney of the Atlanta Judicial Circuit — two sets;~~

~~(13)~~(9) Each ~~other~~ district attorney — one set;

~~(14)~~(10) Each judge of probate court — ~~three~~ two sets, of which one set may be retained for the judge's own use; and one set may be issued to the county attorney; ~~and one set shall be placed in the county law library or retained in the judge's office for use by the general public;~~

~~(15)~~(11) Each state court — one set;

~~(16)~~(12) Each magistrate court — one set;

~~(17)~~(13) United States Supreme Court — one set;

~~(18)~~(14) United States Court of Appeals for the Eleventh Circuit — one set;

~~(19)~~(15) United States District Courts for the State of Georgia — six sets;

~~(20)~~(16) Clerk of the House of Representatives — five sets;

~~(21)~~(17) Each member of the General Assembly — one set;

~~(22)~~(18) House Judiciary Committee — one set;

~~(23)~~(19) House Majority Leader — one set;

~~(24)~~(20) House Minority Leader — one set;

~~(25)~~(21) House Budget Office and Senate Budget Office — one set each;

~~(26)~~(22) Legislative counsel — 15 sets, which number may be increased by written order of the legislative counsel;

~~(27)~~(23) Legislative fiscal officer — one set;

~~(28)~~(24) President of the Senate — one set;

~~(29)~~(25) President pro tempore of the Senate — one set;

~~(30)~~(26) Secretary of the Senate — three sets;

~~(31)~~(27) Speaker of the House — one set; and

~~(32)~~(28) Senate Judiciary Committee — one set.

(d) Each of the following officers, offices, and other entities shall be authorized to order up to the indicated numbers of the Georgia Senate and House Journals from each legislative session; provided, however, that such officers, offices, and entities shall pay the Secretary of State the cost of acquisition of such volumes:

(1) Law Department — four sets, which number may be increased by written order of the Attorney General;

(2) Each state agency or department — one set;

(3) State Archives — one set;

(4) Georgia Historical Society — two sets;

(5) Each foreign government and each state participating in an exchange and depository program — one set;

(6) Library of Congress — two sets;

- (7) Augusta College — one set;
- (8) Georgia Institute of Technology — one set;
- (9) Georgia State University — one set;
- (10) University of Georgia — seven sets;
- (11) Department of Administrative Services — one set;
- (12) Department of Human Services — one set;
- (13) Supreme Court of Georgia — as requested in writing by the Chief Justice;
- (14) Court of Appeals of Georgia — as requested in writing by the Chief Judge;
- (15) Each judge of probate court — one set;
- (16) Legislative counsel — five sets;
- (17) Legislative fiscal officer — nine sets;
- (18) Each member of the House of Representatives — one set;
- (19) Speaker of the House — one set;
- (20) Clerk of the House of Representatives — three sets;
- (21) House Judiciary Committee — one set;
- (22) House Majority Leader — one set;
- (23) House Minority Leader — one set;
- (24) Each member of the Senate — one set;
- (25) President of the Senate — one set;
- (26) President pro tempore of the Senate — one set;
- (27) Secretary of the Senate — three sets; and
- (28) Senate Judiciary Committee — one set.

(e) In the case of newly created courts or judgeships, and in the case of other state departments, agencies, and entities needing session laws or journals or both, requests for session laws and journals may be filled in whole or in part as the Secretary of State deems appropriate; and the Secretary of State may add names to or delete names from the distribution lists for the session laws and journals as he or she deems appropriate, except that the Secretary of State may not delete those authorized to order sets under ~~subsections~~ subsection (c) ~~and (d)~~ of this Code section.

(f) Each officer, office, or other entity authorized to order Georgia Laws or Georgia Senate and House Journals pursuant to ~~subsections~~ subsection (c) ~~and (d)~~ of this Code section shall do so by placing such order in writing to the Secretary of State prior to the end of each session of the General Assembly. A written order from an officer, office, or other entity shall remain in effect ~~until changed by a subsequent written order for two years.~~ The Secretary of State shall not provide Georgia Laws or House and Senate Journals to any such officer, office, or other entity without a written order. The Secretary of State has no obligation to provide Georgia Laws or House or Senate Journals to any such officer, office,

or other entity unless a written order has been placed in accordance with the time frame specified in this subsection.

(g) The Secretary of State shall reserve ~~30~~ five copies each of the session laws and of the journals of the House and Senate for three years after their receipt. After three years he or she shall hold in reserve ~~15 copies~~ one copy of each of the laws and journals. Copies of the laws and journals in excess of the required reserve and not needed for purposes of distribution or exchange may be sold or otherwise disposed of by the Secretary of State.

(h) The Secretary of State shall act as the exchange officer of this state for the purpose of a regular exchange between this state and other states and foreign governments of the session laws and the journals of the House and Senate. To the extent that the Secretary of State deems such exchanges appropriate, if requested by the Attorney General to make such exchanges, the Secretary of State ~~shall~~ may distribute one set of the session laws and the journals of the House and Senate to each participating state and foreign government."

SECTION 3.

Said article is further amended by revising Code Section 45-13-24, relating to the duty to mail Acts requiring referenda to local officials, as follows:

"45-13-24.

(a) Within one calendar week after any local Act or general Act of local application which requires a ~~local referendum or a~~ special election is approved by the Governor or becomes law without ~~his~~ such approval, it shall be the duty of the Secretary of State to ~~mail~~ provide a copy of the Act, with a certificate showing the date it became law, to the election superintendent and the governing authority of each county or municipality in which it has application.

(b) Within 60 calendar days after any local Act or general Act of local application which requires a local referendum is approved by the Governor or becomes law without such approval, it shall be the duty of the Secretary of State to provide a copy of the Act, with a certificate showing the date it became law, to the election superintendent and the governing authority of each county or municipality in which it has application."

SECTION 4.

Chapter 18 of Title 50 of the Official Code of Georgia Annotated, relating to state printing and documents, is amended by adding a new Code section as follows:

"50-18-2.

(a) As used in this Code section, the term:

(1) 'State agency' means any department, board, bureau, commission, authority, council, or committee or any other state agency or instrumentality of the executive or legislative branch of state government.

(2) 'State officer' means any officer of the executive or legislative branch of state government.

(b) When any other provision of state law authorizes or directs any state officer or state agency to publish or provide for publication of any matter, such publication shall be made in electronic format unless the state officer or state agency determines that a printed format is necessary to achieve the purpose of publication, except that:

(1) When another provision of state law specifically provides for publication in one or more newspapers, publication shall be in the newspaper or newspapers as provided by such other provision of law; and

(2) When any other provision of state law makes specific reference to this Code section and requires publication in a specific manner notwithstanding the provisions of this Code section, such other provision of law shall control over this Code section.

(c) Nothing in this Code section shall limit the applicability of Article 4 of this chapter, relating to inspection of public records, when said article by its terms is otherwise applicable."

SECTION 5.

Said chapter is further amended by revising Code Section 50-18-20, relating to definitions pertaining to court reports, as follows:

"50-18-20.

As used in this article, the term:

(1) 'Publisher' means the state publisher of court reports who has been awarded the contract as defined in this article.

(2) 'Reporter' means the reporter of the Supreme Court and Court of Appeals whose duties are set forth in Chapter 4 of Title 15.

(3) 'Reports' means the official reports of the decisions of the Supreme Court or of the Court of Appeals, together with the usual title pages, indexes, etc., as well as the advance reports of the decisions of each court ~~and a volume.~~

(4) 'Rules compilation' means a compilation of rules applicable in the courts of this state.

The rules ~~volume~~ compilation shall include the Rules of the Supreme Court, the Rules of the Court of Appeals, the Unified Appeal, the Uniform Transfer Rules, the Uniform Rules for the various classes of courts, the Rules of the Judicial Qualifications Commission, the Code of Judicial Conduct, the Bar Admissions Rules, the Rules for Sentence Review Panel, the Rules and Regulations for the Organization and Government

of the State Bar of Georgia, and any other rules or amendments as promulgated by the Supreme Court or the Court of Appeals, together with all applicable forms, ~~title pages, indexes, etc.~~ The rules volume shall consist of a post binder which will be updated periodically."

SECTION 6.

Said chapter is further amended by revising Code Section 50-18-26, relating to the content and appearance of reports and number of volumes per year, as follows:

"50-18-26.

(a) The reports shall contain the decisions rendered in all cases presented to the Supreme Court of Georgia and to the Court of Appeals of Georgia, ~~an index of all cases reported, the rules and forms described in paragraph (3) of Code Section 50-18-20,~~ and an index of all cases reported ~~and all rules reported~~. No report shall contain any argument or brief of counsel beyond a statement of the major points and authorities.

(b) The reporter has the duty to ascertain that the reports, ~~with the exception of the rules volume,~~ are uniform in size and appearance. Whenever it becomes necessary, due to a variance in the number of decisions rendered, the reporter, in order to maintain the desired uniformity, may provide for the production of more than one volume from either court in any one year or may consolidate decisions of either court from two different years into one volume, but in no case shall the decisions of the Supreme Court be combined in one volume with the decisions of the Court of Appeals."

SECTION 7.

Said chapter is further amended by revising subsection (a) of Code Section 50-18-27, relating to the responsibilities of the reporter, as follows:

"(a) The reporter shall furnish to the publisher the manuscript of the decisions, ~~rules, and forms,~~ read the proof and correct the same, and furnish for each volume an index of the cases reported."

SECTION 8.

Said chapter is further amended by revising Code Section 50-18-31, relating to the procedure for distribution of court reports and discontinuance and resumption of distribution, as follows:

"50-18-31.

The reporter shall make distribution of the reports which shall be handled in accordance with this Code section:

(1) The reporter shall place all orders for the reports with the publisher. ~~At any time the state librarian adds or eliminates a particular exchange point or determines that the number of copies of either of the reports needs to be changed, he or she shall notify the reporter of this fact in writing, and the reporter shall adjust his or her orders for new reports accordingly;~~

(2) All volumes distributed within this state to the state or to any of its subordinate departments, agencies, or political subdivisions, or to public officers or public employees within the state, ~~other than to the state librarian for exchange purposes,~~ shall be the property of the appropriate public officer or employee during his or her term of office or employment and shall be turned over to his or her successor; and the reporter shall take and retain a receipt from each such public officer or employee acknowledging this fact. ~~Volumes distributed to the state librarian for exchange purposes, but handled for delivery to exchangees by the reporter on behalf and in the name of the state library, shall become the property of the recipient.~~ The reporter shall at all times use the most economical method of shipment consistent with the safety and security of the volumes; and

(3) The reporter shall make distributions of the reports in accordance with the following:

Archives, State.	one copy
Commissioner of Insurance.	one copy
Court of Appeals of Georgia.	23 copies
(which number may be increased upon written order from the Chief Judge to the reporter)	
Executive Department.	one copy
Georgia Institute of Technology.	one copy
Georgia State University.	one copy
Historical Society, Georgia.	one copy
Human Resources, Department of.	one copy
House Judiciary Committee.	one copy
Labor, Department of.	one copy
Law, Department of.	six copies
(which number may be increased upon written order from the Attorney General)	
Legislative Counsel.	one copy
(which number may be increased upon written order of the Legislative Counsel)	

309	Library, State	
310	Exchange Program:	
311	Each foreign government authority participating.	one copy
312	Each state participating.	one copy
313	Shelving.	two copies
314	Newly created superior court circuits or judgeships.	as appropriate
315	Whenever a new superior court circuit or a new judgeship within a	
316	circuit shall be created, if the officer entitled to reports shall notify the	
317	reporter in writing of his or her assumption of office, the reporter shall	
318	add his or her position to those to receive reports and shall supply him	
319	or her with all earlier volumes.	
320	Judge of the Probate Court (each county).	one copy
321	<u>Each probate court shall place a written order with the reporter on or</u>	
322	<u>before October 1. A written order from a probate court shall remain in</u>	
323	<u>effect until changed by a subsequent written order. The reporter shall</u>	
324	<u>not provide reports to any probate court without a written order.</u>	
325	Public Service Commission.	one copy
326	Recipients not named herein but named on the librarian's distribution list	
327	as of the date of his or her last distribution of the reports next preceding	
328	April 18, 1975 (each).	one copy
329	The reporter is authorized to add such names, in whole or in part, to his	
330	or her listing of distributees to receive future reports.	
331	Reporter	
332	Assistant reporter's desk.	one copy
333	Copyright.	three copies
334	Reporter's clerical staff.	one copy
335	Reporter's desk.	one copy
336	Secretary of State.	one copy
337	Senate Judiciary Committee.	one copy
338	Special or emergency circumstances.	as appropriate
339	When it shall appear to the reporter that a worthy state purpose will be	
340	served thereby, he or she may add agencies or officers to the list of	
341	recipients of reports, provided that no courts or agencies of a local	
342	nature shall be added to the list.	

343 Superior Courts

344 ~~Clerks (each).~~ ~~one copy~~

345 District Attorneys (each). one copy

346 Judges (each). one copy

347 Each superior court judge shall place a written order with the reporter

348 on or before October 1. A written order from a superior court judge

349 shall remain in effect until changed by a subsequent written order.

350 The reporter shall not provide reports to any superior court judge court

351 without a written order.

352 Supreme Court of Georgia. 18 copies

353 ~~(which number may be increased upon written order from the Chief~~

354 ~~Justice to the reporter)~~

355 United States Courts

356 ~~Court of Appeals, Fifth Circuit.~~ ~~one copy~~

357 ~~District Courts, Georgia.. . . .~~ ~~four copies~~

358 University of Georgia Law School Library. 25 four copies

359 Workers' Compensation, State Board of. six copies

360 The reporter may add additional recipients or additional copies to named

361 recipients upon written order from the Chief Justice of the Supreme Court;

362 and

363 ~~(4) Notwithstanding the provisions of paragraph (3) of this Code section regarding~~

364 ~~distribution of reports to superior courts and to judges of the probate courts, the chief~~

365 ~~judge of the superior courts of any judicial circuit may, for any county within that circuit,~~

366 ~~have discontinued or restored the distribution of any of that county's authorized number~~

367 ~~of copies of reports, as such judge determines the needs therefor, upon written request to~~

368 ~~the librarian. In any event, at least one copy of each report shall be distributed to each~~

369 ~~county to be placed in the county law library or, if no such library is maintained, in the~~

370 ~~office of the judge of the probate court for the use of the general public."~~

371 SECTION 9.

372 Said chapter is further amended by adding a new Code section to read as follows:

373 "50-18-37.

374 The reporter shall publish a rules compilation in electronic format that is made accessible

375 to the public through the Internet or other suitable electronic methods and shall update the

376 rules compilation as necessary."

SECTION 10.

Each of the following Code sections and parts of Code sections of the Official Code of Georgia Annotated is amended by adding after the word "publish" the words "in print or electronically" wherever such word occurs in:

(1) Subsection (c) of Code Section 2-1-4, relating to anti-siphon devices for irrigation systems;

(2) Code Section 2-5-8, relating to issuance of registrations, licenses, or permits by the Department of Agriculture;

(3) Code Section 2-9-42.1, relating to publication of names and locations of licensed grain dealers;

(4) Paragraph (4) of Code Section 2-10-53, relating to powers and duties of the Commissioner of Agriculture relative to farmers' markets;

(5) Paragraph (5) of Code Section 2-11-25, relating to powers and duties of the Commissioner of Agriculture relative to the 'Georgia Seed Law';

(6) Subsection (a) of Code Section 2-15-12, relating to rules under the 'Georgia Pacific White Shrimp Aquaculture Development Act of 2004';

(7) Subsection (a) of Code Section 3-2-2, relating to promulgation of rules regarding alcoholic beverages;

(8) Code Section 4-4-60, relating to publication of an annual statement regarding extermination of the cattle fever tick, screwworm, and other parasites;

(9) Code Section 7-1-74, relating to publication of the annual report of the Department of Banking and Finance;

(10) Paragraph (2) of Code Section 8-2-161, relating to rules governing the installation of certain manufactured homes and mobile homes;

(11) Paragraph (2) of subsection (d) of Code Section 8-3-206, relating to publication of reports regarding the fair housing law;

(12) Code Section 10-1-187, relating to rules regarding brake fluid;

(13) Code Section 10-1-206, relating to publication of information regarding antifreeze;

(14) Code Section 10-4-31, relating to publication of information regarding warehouses;

(15) Subsection (b) of Code Section 10-5-25, relating to denial of registration of securities offerings;

(16) Paragraph (3) of subsection (a) of Code Section 10-5-71, relating to powers of the Secretary of State as Commissioner of Securities;

(17) Paragraph (3) of subsection (a) of Code Section 10-5A-20, relating to investigations regarding commodity contracts and options;

(18) Code Section 10-10-7, relating to publication of the annual report regarding the state Seed-Capital Fund;

414 (19) Subsection (a) of Code Section 11-9-526, relating to rules regarding secured
415 transactions filings;

416 (20) Paragraph (3) of Code Section 12-3-93, relating to duties of the Department of Natural
417 Resources under the 'Georgia Natural Areas Act';

418 (21) Paragraph (5) of subsection (a) of Code Section 12-4-1, relating to powers and duties
419 of the Environmental Protection Division as to mineral and geological resources;

420 (22) Paragraph (7) of subsection (a) of Code Section 12-4-73, relating to powers and duties
421 of the Environmental Protection Division as to surface mining;

422 (23) Code Section 12-5-1, relating to publication of findings of the Water Resources Center
423 of the Georgia Institute of Technology;

424 (24) Paragraph (2) of Code Section 12-5-211, relating to powers and duties of the
425 Department of Natural Resources with respect to development and utilization of coastal and
426 offshore resources;

427 (25) Subsection (d) of Code Section 12-5-582, relating to model ordinances for the
428 Metropolitan North Georgia Water Planning District;

429 (26) Subsection (d) of Code Section 12-5-583, relating to plans for the Metropolitan North
430 Georgia Water Planning District;

431 (27) Subsection (c) of Code Section 12-5-584, relating to additional plans for the
432 Metropolitan North Georgia Water Planning District;

433 (28) Paragraph (6) of subsection (a) of Code Section 12-6-5, relating to powers and duties
434 of the State Forestry Commission;

435 (29) Paragraph (10) of subsection (a) of Code Section 12-8-97, relating to the hazardous site
436 inventory under the 'Georgia Hazardous Site Response Act';

437 (30) Paragraph (9) of Code Section 15-5-24, relating to powers and duties of the
438 Administrative Office of the Courts;

439 (31) Subsection (a) of Code Section 15-11-19, relating to the Council of Juvenile Court
440 Judges;

441 (32) Paragraph (2) of subsection (b) of Code Section 17-12-6, relating to assistance by the
442 Georgia Public Defender Standards Council to public defenders;

443 (33) Paragraph (6) of subsection (a) of Code Section 19-6-53, relating to powers and duties
444 of the Georgia Child Support Commission;

445 (34) Subsection (d) of Code Section 20-1A-10, relating to regulation and functioning of
446 early care and education programs;

447 (35) Paragraph (1) of subsection (e) of Code Section 20-2-161, relating to the Quality Basic
448 Education Formula for funding of public schools;

449 (36) Subsections (d) and (e) of Code Section 20-2-881, relating to the health insurance plan
450 for public school teachers;

451 (37) Subsections (d) and (e) of Code Section 20-2-911, relating to the health insurance plan
452 for public school employees;

453 (38) Code Section 20-3-241, relating to operations reports by the Georgia Student Finance
454 Commission;

455 (39) Code Section 20-3-294, relating to operations reports by the Georgia Higher Education
456 Assistance Corporation;

457 (40) Code Section 20-3-328, relating to operations reports by the Georgia Student Finance
458 Authority;

459 (41) Paragraph (1) of subsection (c) of Code Section 20-3-423, relating to the selection
460 committee for North Georgia College scholarships;

461 (42) Paragraphs (3) and (4) of Code Section 21-2-31, relating to duties of the State Election
462 Board;

463 (43) Paragraphs (2), (6), (13), (19), and (20) of subsection (b) of Code Section 21-5-6,
464 relating to powers and duties of the State Ethics Commission;

465 (44) Subsection (h) of Code Section 21-5-71, relating to registration and regulation of
466 lobbyists;

467 (45) Paragraph (7) of subsection (b) of Code Section 26-2-232, relating to powers and duties
468 of the Commissioner of Agriculture under the 'Georgia Dairy Act of 1980';

469 (46) Paragraph (1) of subsection (e) of Code Section 26-4-29, relating to powers and duties
470 of the State Board of Pharmacy;

471 (47) Paragraph (6) of Code Section 27-1-6, relating to powers and duties of the Department
472 of Natural Resources relative to game and fish;

473 (48) Code Section 27-2-41, relating to regulations regarding game and fish licenses, permits,
474 and stamps;

475 (49) Code Section 27-4-262, relating to rules and regulations regarding aquaculture;

476 (50) Code Section 28-5-122, relating to publication of state grant programs;

477 (51) Paragraph (6) of subsection (a) of Code Section 31-10-5, relating to powers and duties
478 of the state registrar regarding vital records;

479 (52) Subsection (h) of Code Section 31-22-2, relating to licensure of clinical laboratories;

480 (53) Subsection (a) of Code Section 32-2-41.2, relating to benchmarks and value
481 engineering studies of road construction projects;

482 (54) Code Section 32-2-66, relating to qualification of transportation contractors;

483 (55) Subsection (b) of Code Section 33-21A-4, relating to reimbursement for emergency
484 health care services by medicaid care management organizations;

485 (56) Paragraph (5) of subsection (a) of Code Section 34-2-6, relating to powers and duties
486 of the Commissioner of Labor;

487 (57) Code Section 34-8-76, relating to powers and duties of the Commissioner of Labor with
488 respect to prevention and reduction of unemployment;

489 (58) Subsection (b) of Code Section 34-9-61, relating to publication of certain materials by
490 the State Board of Workers' Compensation;

491 (59) Subsection (b) of Code Section 34-9-205, relating to medical fees under the workers'
492 compensation law;

493 (60) Paragraph (3) of subsection (b) of Code Section 34-11-8, relating to the chief inspector
494 of boilers and pressure vessels;

495 (61) Paragraph (9) of subsection (a) of Code Section 35-3-33, relating to powers and duties
496 of the Georgia Crime Information Center;

497 (62) Paragraphs (2) and (4) of Code Section 35-6A-7, relating to functions and authority of
498 the Criminal Justice Coordinating Council;

499 (63) Subsection (a) of Code Section 37-2-7, relating to formulation and publication of the
500 state plan for disability services;

501 (64) Subsection (d) of Code Section 37-5-6, relating to plans for providing comprehensive
502 community services to developmentally disabled individuals;

503 (65) Subsection (d) of Code Section 40-6-315, relating to standards for motorcycle headgear;

504 (66) Subsection (b) of Code Section 40-6-352, relating to standards for moped headgear;

505 (67) Subsection (d) of Code Section 40-8-78, relating to standards for automotive glazing
506 materials;

507 (68) Subsection (a) of Code Section 40-16-5, relating to authority of the commissioner of
508 driver services;

509 (69) Subsection (a) of Code Section 42-2-8, relating to authority of the commissioner of
510 corrections;

511 (70) Paragraph (9) of Code Section 43-11A-7, relating to powers of the Georgia Board of
512 Examiners of Licensed Dietitians;

513 (71) Paragraph (3) of subsection (a) and subsection (e) of Code Section 43-17-11, relating
514 to enforcement of the law relating to charitable solicitations;

515 (72) Paragraph (9) of Code Section 43-33-10, relating to authority of the State Board of
516 Physical Therapy;

517 (73) Subsection (e) of Code Section 43-41-10, relating to disciplinary actions under the State
518 Licensing Board for Residential and General Contractors;

519 (74) Paragraph (4) of Code Section 43-47-6, relating to powers and duties of the State Board
520 of Registration of Used Motor Vehicle Dealers and Used Motor Vehicle Parts Dealers;

521 (75) Code Section 45-6-3, relating to annual reports of public officers of the state;

522 (76) Paragraph (5) of subsection (b) of Code Section 45-10-93, relating to powers and duties
523 of the Joint Legislative Ethics Committee;

524 (77) Code Section 45-13-27, relating to the Secretary of State's official directory of state and
525 county officials and officers;

526 (78) Paragraph (6) of Code Section 45-13-41, relating to objects and purposes of the Georgia
527 Archives;

528 (79) Subsections (d) and (e) of Code Section 45-18-15, relating to administration of the state
529 employees' health benefit plan;

530 (80) Code Section 45-22-9, relating to publication of lists of hazardous substances under the
531 'Public Employee Hazardous Chemical Protection and Right to Know Act of 1988';

532 (81) Subsections (a) and (b) of Code Section 48-2-7, relating to powers and duties of the
533 state revenue commissioner;

534 (82) Subsection (a) of Code Section 48-2-12, relating to rules and regulations of the state
535 revenue commissioner;

536 (83) Subsection (c) of Code Section 48-5-346, relating to disapproval of county tax digests;

537 (84) Paragraph (2) of subsection (b) of Code Section 48-7-112, relating to income tax
538 refunds, credits, and setoffs;

539 (85) Paragraph (4) of Code Section 49-4-33, relating to duties of the Department of Human
540 Services with respect to the Old-Age Assistance Act;

541 (86) Paragraph (5) of Code Section 49-4-53, relating to duties of the Department of Human
542 Services with respect to the 'Aid to the Blind Act';

543 (87) Paragraph (4) of Code Section 49-4-82, relating to duties of the Department of Human
544 Services with respect to aid to disabled persons;

545 (88) Paragraph (3) of subsection (c) of Code Section 49-4-183, relating to administration of
546 the 'Temporary Assistance for Needy Families Act';

547 (89) Subsection (n) of Code Section 49-4A-8, relating to commitment of children to the
548 custody of the Department of Juvenile Justice;

549 (90) Subsection (b) of Code Section 49-5-12, relating to licensing and regulation of child
550 welfare agencies;

551 (91) Code Section 49-5-19, relating to the annual report on the operations of county
552 departments of family and children services;

553 (92) Paragraph (4) of subsection (d) of Code Section 49-5-132, relating to the Governor's
554 Office for Children and Families;

555 (93) Subsection (j) of Code Section 49-5-273, relating to creation and operation of the
556 PeachCare program;

557 (94) Paragraph (6) of Code Section 49-6-21, relating to powers and duties of the Council on
558 Aging;

559 (95) Subsection (b) of Code Section 50-5-60.4, relating to use of mulch on public lands;

560 (96) Paragraph (1) of subsection (d) of Code Section 50-5-67, relating to procedures for
561 bidding of state contracts;
562 (97) Paragraphs (4) and (5) of Code Section 50-7-8, relating to certain powers of the Board
563 of Economic Development;
564 (98) Paragraph (4) of subsection (b) of Code Section 50-8-7, relating to planning, technical
565 assistance, and information activities of the Department of Community Affairs;
566 (99) Paragraph (2) of Code Section 50-8-141, relating to functions of the Office of Rural
567 Development;
568 (100) Code Section 50-12-84, relating to the annual report of the Commission on Women;
569 and
570 (101) Subsection (a) of Code Section 50-25-7.10, relating to publication of the annual state
571 information technology report.

572 **SECTION 11.**

573 Each of the following Code sections and parts of Code sections of the Official Code of
574 Georgia Annotated is amended by inserting immediately before the word "publication" the
575 words "print or electronic" wherever such word occurs in:

576 (1) Paragraph (2) of Code Section 12-2-3, relating to objectives of the Department of Natural
577 Resources;
578 (2) Subsection (i) of Code Section 12-2-4, relating to powers and duties of the Department
579 of Natural Resources;
580 (3) Paragraph (7) of Code Section 12-3-53, relating to the state archeologist;
581 (4) Paragraph (19) of Code Section 31-10-1, relating to definitions applicable to vital
582 statistics;
583 (5) Code Section 31-12A-9, relating to educational programs under the 'Georgia Smokefree
584 Air Act of 2005';
585 (6) Paragraph (7) of subsection (a) of Code Section 43-50-21, relating to powers and duties
586 of the State Board of Veterinary Medicine;
587 (7) Subsection (a) of Code Section 45-13-45, relating to powers of the Secretary of State
588 with respect to management of the Division of Archives and History;
589 (8) Paragraph (2) of subsection (b) of Code Section 48-2-15, relating to confidentiality of
590 state tax information;
591 (9) Subsection (a) of Code Section 48-7-60, relating to confidentiality of income tax
592 information;
593 (10) Subsection (e) of Code Section 49-5-220, relating to the State Plan for the Coordinated
594 System of Care for severely emotionally disturbed children or adolescents; and

595 (11) Paragraph (1) of Code Section 49-5-221, relating to definitions applicable to the State
596 Plan for the Coordinated System of Care for severely emotionally disturbed children or
597 adolescents.

598 **SECTION 12.**

599 This Act shall become effective upon its approval by the Governor or upon its becoming law
600 without such approval.

601 **SECTION 13.**

602 All laws and parts of laws in conflict with this Act are repealed.